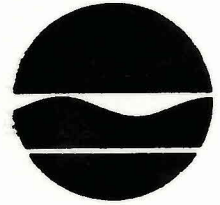


*Read one see if it has any
significant - if not make 1+ copies
and file in each RCRA file. DP*

New York State Department of Environmental Conservation
50 Wolf Road, Albany, New York 12233-0001



Henry G. Williams
Commissioner

*Requested
PZ. A's.*

January 14, 1986

*Copy to
Laura Twingston*

Mr. Andrew Bellina
Chief
New York State Permits Section
U.S. Environmental Protection Agency
Region II
26 Federal Plaza
New York, NY 10278

Dear Mr. Bellina:

Re: Fifteen Facilities Referred to us for
Determinations of the Existence of Land-Based Facilities

The State has made the following determinations on facilities in regards to the existence of land-based facilities. The facilities have been requested to formally submit revised Part "A" applications to us as soon as possible:

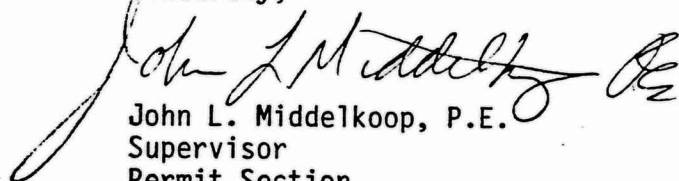
1. Deutsch Relays, NYD057722019 - Facility has an evaporation lagoon. It is presently closed but the closure was not carried out under our rules and regulations. The facility is submitting the required closure plan data and we will act upon it as appropriate.
2. Donner-Hanna Coke Company, NYD002110971 - The material in the waste piles was not a hazardous waste, since it is a reused product. The company will be declared a protective filer and a letter will follow shortly.
3. Edward B. Stimpson, NYD052780392 - The facility's lagoon was determined to be non-regulated, since no hazardous material was placed in the lagoon. The facility has since submitted a closure plan which was approved for the remainder of the facility.
4. LTV Corporation (Republic Steel), NYD000813402 - Has submitted a closure plan but a determination as to whether the impoundment is a RCRA facility or not has not yet been determined.
5. Roseton Generating Station, NYD075437145 - The lagoon has been determined to be a non-RCRA facility. No hazardous waste has been placed in the lagoon.
6. LeaRonald, NYD00132661 - This facility has no lagoons or other land-based treatment that we are aware of. Their treatment appears to be exempt from RCRA regulation.

7. Occidental Chemical Corporation, NYD000824482 - This facility has several non-regulated lagoons and several non-regulated and pre-RCRA landfills. We are currently working on their permit. The permit is for storage and incineration only.
8. Olin Corporation, NYD002123461 - This facility was RCRA permitted. Its permit is for storage only. The Part B data they sent revised the Part A.
9. Brooks Avenue Tank Farm, NYD000818781 - This is the Division of Rochester Gas and Electric. Their Part A indicated waste piles. What they did was to store PCB's containing transformers on-site. PCB's are not a hazardous waste under federal regulation and the storage of these transformers does not constitute a waste pile.
10. Reynolds Metal Company, NYD002245967 - Inspections indicate the only hazardous waste is drummed oils. The waste piles consist of spent carbon which is not hazardous.
11. Corning Glass, NYD000824425 - The closure plan for this facility has been approved. No land-based facility was detected. It is currently awaiting a Part B denial.
12. Spaulding Fiber, NYD002104404 is under closure plan review. No land-based unit has been detected.

Of the remaining facilities, the following is known:

1. Eastman Kodak - Part B being prepared by EPA. No major review performed by this Department.
2. University of Rochester - No knowledge of any specific land-based unit is available.

Sincerely,



John L. Middelkoop, P.E.
Supervisor
Permit Section
Bureau of Hazardous Waste Technology
Division of Solid and Hazardous Waste